## **EXHIBIT 1**

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1
              IN THE UNITED STATES DISTRICT COURT
                NORTHERN DISTRICT OF ILLINOIS
 2
                      EASTERN DIVISION
 3
    CHRISTOPHER HOWE,
    individually and on behalf
    of all others similarly
 4
    situated.
 5
                                       Case No.
          Plaintiff,
                                       1:19-cv-01374
 6
                                       Hon. Andrea R.
                                       Mood
              vs.
 7
                                       Magistrate
    SPEEDWAY LLC and MARATHON
                                       Judge Hon.
    PETROLEUM COMPANY,
                                       Susan E. Cox
 9
          Defendants.
10
              The videotaped deposition of CHRISTOPHER
11
     HOWE, called by the Defendant for examination,
12
     pursuant to Notice, and pursuant to the Rules of
     Civil Procedure for the United States District
13
14
     Courts, taken before Renee E. Brass, CSR, RPR at
15
     111 South Wacker Drive, 47th Floor, Chicago,
16
     Illinois, on June 13, 2019, at the hour of
17
     10:15 a.m.
18
19
20
21
22
23
24
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24

1 This is David Dominiak THE VIDEOGRAPHER: 2 with Casale Reporting Services, Incorporated. 3 am the operator of this camera. 4 We are on the record on June 13, and the time is 10:15 a.m. as indicated on the video 5 6 screen. 7 We are at 111 South Wacker Drive in Chicago, Illinois. 8 9 This is the videotaped deposition of 10 Christopher Howe as being taken pursuant to 11 federal rules of civil procedure on behalf of the 12 defendants. 13 This case is captioned Christopher 14 Howe, individually, and on behalf of all others 15 similarly situated verse Speedway, LLC and 16 Marathon Petroleum Company, case number is 17 1:19-CV-01374. 18 The court reporter today is Renee Brass with Casale Reporting Services. She will now 19 20 please swear in the witness. 21 (Witness duly sworn.) 22 THE VIDEOGRAPHER: Thank you. 23 Will the attorneys please identify

themselves for the video record.

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1	Α.	Correct.	
2	Q.	Okay. And do you use the app to	figure
3	out how mu	ch product you have to pick up?	
4	Α.	No.	
5	Q.	So how do you determine that?	
6	Α.	Guesstimation.	
7	Q.	Where did you work before Pugs?	
8	Α.	Speedway.	
9	Q.	How long were you there?	
10	Α.	A year and six months maybe. It	
11	was Septem	ber '16 to I'm sorry. Septembe	er '15
12	into May o	f '17.	
13	Q.	I think you got that exactly righ	nt based
14	on the rec	ords I have seen.	
15		So what was your position at Spee	edway?
16	Α.	General manager.	
17	Q.	Did you start as a general manage	er?
18	Α.	Trainee.	
19	Q.	Okay. So you were hired as a mar	nager
20	trainee?		
21	Α.	Correct.	

And were you the general manager of a

particular store, like a particular Speedway

Q.

location?

22

23

24

- 1 A. Before or after?
- 2 Q. Well, that's -- that's a good question.
- 3 Sorry that was unclear.
- 4 So you started as a trainee?
- 5 A. Correct.
- 6 Q. And where were you -- where were you
- 7 located then?
- 8 A. Glen Ellyn, Illinois.
- 9 Q. Okay. And was there -- were you working
- 10 at a store location in Glen Ellyn?
- 11 A. Yes.
- 12 Q. And were you reporting to somebody at
- 13 that location like as a trainee?
- 14 A. Correct.
- 15 Q. Okay. How long were you at the Glen
- 16 Ellyn location?
- 17 A. Maybe a month.
- 18 Q. Okay. Can you describe generally what
- 19 the training consisted of in Glen Ellyn?
- 20 A. Getting to know the register, food, how
- 21 to expire food, how to cook food, paperwork, daily
- 22 paperwork that was -- had to be done.
- Q. What kind of paperwork?
- A. As they would call it, end of day.

1	$\cap$	90	what	doag	+ha+	mean?
1	U.	50	wiiat	uues	LIIaL	means

- 2 A. You close-out the previous day and have
- 3 to enter in numbers to make sure that they married
- 4 up together.
- 5 Q. By numbers, you mean like money numbers,
- 6 inventory?
- 7 A. Sales numbers.
- 8 Q. Sales numbers. Okay.
- 9 After your month at Glen Ellyn, where
- 10 did you go next?
- 11 A. Itasca.
- 12 Q. And what was your position in Itasca?
- 13 A. Same thing, trainee.
- Q. Okay. And how long were you in Itasca?
- 15 A. To October.
- 16 Q. Was there anything different between
- 17 what your responsibilities were at Glen Ellyn and
- 18 Itasca?
- 19 A. Yes.
- 20 O. What was different?
- 21 A. He basically gave me the store to run as
- 22 I was an acting GM.
- Q. When you say "he," who do you mean?
- A. The GM of that store at the time.

24

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1	Q.	Okay. Was that do you remember his
2	name?	
3	Α.	Kevin.
4	Q.	Okay. Was Kevin present as the GM?
5	Α.	Yes.
6	Q.	But he was kind of stepping back,
7	letting you	run the store as if you were the GM?
8	Α.	Correct.
9	Q.	Then was the idea that you would
10	eventually	like be the GM of your own store?
11	Α.	Correct.
12	Q.	Okay. Where did you go after Itasca?
13	Α.	Addison.
14	Q.	And when was that?
15	Α.	October.
16	Q.	Of '16?
17	Α.	'16.
18	Q.	Okay. And did you become the GM of the
19	Addison sto	ore?
20	Α.	Yes, I did.
21	Q.	So what were your responsibilities as
22	the GM of t	the Addison store?
23	Α.	Run the store like it was my own store.

And was that subject to, you

Okay.

Q.

- 1 A. The biometric system.
- Q. Okay. This -- so this form says -- it
- 3 looks to me to be a Speedway form. Is that your
- 4 understanding as well?
- 5 A. Correct.
- 6 Q. Okay. And it says form effective
- 7 November 1, 2017?
- 8 A. Correct.
- 9 Q. Were you working at Speedway on
- 10 November 1, 2017?
- 11 A. No.
- 12 Q. How did you get a copy of the form?
- 13 A. My girlfriend.
- 14 Q. Does she still work there?
- 15 A. No.
- 16 Q. Did she work there at that time?
- 17 A. Yeah.
- 18 Q. This is Athena, right?
- 19 A. Correct.
- 20 Q. Okay. How did it come about that -- was
- 21 this form -- was this taken like as a photograph by
- 22 somebody?
- 23 A. Yes.
- Q. Who took the photograph?

- what this photograph is of?
- 2 A. The how you have to punch in and out.
- Okay. Do you know where this picture
- 4 was taken?
- 5 A. I don't remember.
- 6 Q. Do you know who took it?
- 7 A. I don't remember.
- 8 Q. Did you take it?
- 9 A. I believe not.
- 10 Q. Did Athena take it?
- 11 A. That one I'm unsure of.
- 12 Q. Does this look like the clock that you
- 13 used to punch in and out when you worked at
- 14 Speedway?
- 15 A. Yes.
- 16 Q. Did you use a clock like this at every
- 17 location you worked at?
- 18 A. Yes.
- 19 Q. And you used a clock like this to punch
- 20 in and out every day at every location you worked
- 21 at?
- 22 A. Yes.
- 23 Q. Look -- just looking at the picture, I
- 24 understand that you are not sure where -- where it

1	. A.	Yes.	

- 2 Q. Can you explain?
- 3 A. It means everyone that was in the same
- 4 situation I was at the time of this period.
- 5 Q. By "same situation," do you mean clocked
- 6 in and out using one of the clocks in the photo
- 7 that we talked about?
- 8 A. Yes.
- 9 MR. WOLFE: Okay. We have been going
- about an hour. Do you want to take a break
- or do you want to keep going?
- 12 MR. FICZKO: Use the restroom real
- 13 quick.
- MR. WOLFE: Sure. Let's take a quick
- 15 break.
- 16 THE VIDEOGRAPHER: Going off the
- 17 record at 11:13 a.m.
- 18 (A recess was had.)
- 19 THE VIDEOGRAPHER: Back on the record
- 20 at 11:20 a.m.
- 21 BY MR. WOLFE:
- Q. Mr. Howe, could you go back to the
- 23 picture of the time clock that we were looking at.
- 24 It's the very last page of Exhibit 1.

- 1 Q. If -- like if somebody -- so let's say
- 2 somebody forgot to punch in and they punched in
- 3 45 minutes late, could you change it to punch in at
- 4 the right time?
- 5 A. Correct.
- 6 Q. If somebody forgot to punch in or out
- 7 entirely, you could go in and edit to put in the
- 8 correct time?
- 9 A. Correct.
- 10 Q. Okay. When you got new employees, did
- 11 somebody have to show them how to use the clocks?
- 12 A. Yes.
- 13 O. Who?
- 14 A. Myself.
- 15 Q. So you showed the new employees how to
- 16 use the clocks?
- 17 A. Correct.
- 18 Q. Did you enroll them into the clock so
- 19 that they would have their employee ID associated
- 20 with their finger?
- 21 A. Correct.
- Q. Do you remember how that worked?
- 23 A. Yes and no.
- Q. Tell me what you remember about it.

- 1 A. I believe I would have to hit F1 and
- 2 that would be -- that would bring up a screen of
- 3 different things you could do. You would have to
- 4 hit a certain number to do new enrollment, type in
- 5 their employee number, and then when you hit the
- 6 checkmark, it would ask you to put down your left
- 7 index finger, and if you didn't have it on there
- 8 tight enough, it would tell you to put it -- push
- 9 down harder. Tell you to lift it up, tell you to
- 10 put it down three times. Then it would ask you to
- 11 do your right index finger, same thing, and then
- 12 now -- and then it would say you are now stored.
- 13 Q. And then once that information was
- 14 stored, could the employee clock in and out simply
- 15 by putting their finger on the clock?
- 16 A. Correct.
- 17 Q. Let's look at this. This is going to be
- 18 Exhibit 3.
- 19 (Exhibit 3 marked for
- identification.)
- 21 BY MR. WOLFE:
- 22 Q. So this is a Speedway TimeLink. Do you
- 23 remember ever seeing a document or a document like
- 24 that before?

- 1 Q. Is your -- are you saying by filing this
- 2 lawsuit that Speedway and Marathon didn't disclose
- 3 to you that the time clock was tracking your hours
- 4 by having you put your finger on it?
- 5 MR. FICZKO: Objection, seeks a legal
- 6 conclusion.
- 7 THE WITNESS: Correct.
- 8 BY MR. WOLFE:
- 9 Q. But you put your finger on the clock
- 10 every day?
- 11 A. It was required.
- 12 Q. Different question.
- 13 My question is did you not understand
- 14 that when you put your finger on the clock every
- 15 day that it was relying on, you know, the ridges
- 16 and marks on your finger to identify you and track
- 17 your hours?
- 18 A. Did I not understand that?
- 19 O. Yeah.
- 20 A. No, I understood that.
- 21 Q. And you continued to do it every day?
- 22 A. It was required.
- 23 Q. Is there something that you think
- 24 Speedway should have done differently that would

- 1 have, you know, taken away the need for you to file
- 2 the lawsuit?
- 3 MR. FICZKO: Objection, seeks a legal
- 4 conclusion.
- 5 THE WITNESS: Yes.
- 6 BY MR. WOLFE:
- 7 Q. What do you think Speedway should have
- 8 done differently?
- 9 A. Told me what they were doing with my
- 10 personal information.
- 11 Q. So that's -- I'm going to -- taking that
- 12 assumption, okay, let's say that Speedway should
- 13 have told you what they were doing with your
- 14 personal -- with your personal information. Would
- 15 you have then done something differently?
- MR. FICZKO: Objection, hypothetical.
- 17 THE WITNESS: If they would have told
- 18 me?
- 19 BY MR. WOLFE:
- 20 Q. Yeah.
- 21 A. No.
- 22 Q. You wouldn't have quit?
- 23 A. No.
- Q. You wouldn't have asked for more money?

- 1 damages on behalf of all of these other class
- 2 members, might be thousands of people?
- 3 A. Correct.
- 4 Q. Are their damages the same as yours?
- 5 MR. FICZKO: Objection, seeks a legal
- 6 conclusion.
- 7 THE WITNESS: Yes.
- 8 BY MR. WOLFE:
- 9 Q. And is that because the people in the
- 10 proposed class all used the clock in the same
- 11 manner you did?
- 12 A. Yes.
- 13 MR. FICZKO: Same objection. Sorry.
- 14 BY MR. WOLFE:
- 15 Q. When you applied to work at Speedway,
- 16 did you have to provide your Social Security
- 17 number?
- 18 A. Yes.
- 19 Q. Your birthday?
- 20 A. Yes.
- Q. Your address?
- 22 A. Yes.
- 23 Q. To get paid by Speedway, you had to give
- them your bank information, right?

- 1 BY MR. WOLFE:
- 2 Q. Yeah. Who would be in the class? If
- 3 the -- you know, the Court hasn't certified the
- 4 class, but...
- 5 A. Myself.
- 6 O. Uh-huh.
- 7 A. And every employee up until they
- 8 released that paper.
- 9 Q. Up until they put a policy in place?
- 10 A. Correct.
- 11 Q. And when you say "they," you mean
- 12 Speedway?
- 13 A. Speedway and Marathon.
- Q. Okay. Do you know -- and your position
- is that Speedway -- Marathon is being sued because
- 16 Marathon owns Speedway?
- 17 MR. FICZKO: Objection, seeks a legal
- 18 conclusion.
- 19 THE WITNESS: Yes.
- 20 BY MR. WOLFE:
- 21 Q. Now, the class -- the class definition
- 22 in the complaint, it says: All individuals who
- 23 worked for defendants in the State of Illinois who
- 24 had their fingerprints collected, captured,

- 1 Marathon or any facts supporting the idea that
- 2 Marathon collected, captured, received, otherwise
- 3 obtained or disclosed fingerprints?
- 4 MR. FICZKO: Same objection, seeks a
- 5 legal conclusion.
- 6 THE WITNESS: No.
- 7 BY MR. WOLFE:
- 8 Q. There are gas stations out there branded
- 9 Marathon gas station, right?
- 10 A. Correct.
- 11 Q. Do you have -- do you have any knowledge
- of what kind of timekeeping system they use?
- 13 A. No.
- 14 Q. The people who worked for you at
- 15 Addison, your employees, do you remember like what
- 16 their title was? Is it associate, something like
- 17 that?
- 18 A. I believe, yeah, just sales associate.
- 19 Q. Okay. So you -- you were, I think, a
- 20 store manager, and, like, a store manager trainee,
- 21 those were your positions there?
- 22 A. Yes. Started at -- they call it GMT,
- 23 store manage trainee, and then GM.
- Q. Okay. So there's the GM. There's, I

- 1 guess, there's GM trainees or whatever you want to
- 2 call it. There's the associates.
- 3 Are there any other class of employee
- 4 that you know that would have used the clocks?
- 5 A. Assistants.
- 6 Q. So what's an assistant?
- 7 A. Assistant store manager.
- 8 O. Okay. Anybody else?
- 9 A. Shift lead.
- 10 Q. I imagine a shift lead is what it sounds
- 11 like?
- 12 A. Correct.
- 13 Q. So it's somebody who is not a manager,
- 14 but is like a leader of a certain shift?
- 15 A. Correct.
- 16 Q. Okay. When the manager is not there?
- 17 A. Or when the manager is there.
- 18 Q. Okay. Any other category of employees
- 19 that you can think of?
- 20 A. Right now, no. They've opened a couple
- 21 different things, so I don't know.
- 22 Q. So your position is all those kinds of
- 23 employees all had to use these clocks so they all
- 24 should be in the class?

- 1 employees can get paid?
- 2 A. Correct.
- 3 Q. Do you know one way or the other if
- 4 every Speedway location in Illinois used a time
- 5 clock like the one we talked about?
- 6 A. I know a lot of them did.
- 7 Q. And how do you know that?
- 8 A. Being in different stores.
- 9 Q. And specifically you would need to be in
- 10 the back -- back room at those stores to see the
- 11 clock, right?
- 12 A. Correct.
- 13 Q. About how many stores have you been in
- 14 the back room of in Illinois?
- 15 A. Maybe seven-ish.
- 16 Q. What's your fee arrangement with the
- 17 Stephan Zouras firm?
- 18 A. I don't know.
- 19 Q. Have you paid them anything?
- 20 A. No.
- 21 Q. Is it your understanding that they're
- 22 working on a contingency fee?
- 23 A. Yes.
- Q. If you recover money or the class